EXHIBIT A

UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW IMMIGRATION COURT

The Law Offices of Audrey A. Thomas P.C. Thomas, Audrey 245-07 Francis Lewis Blvd Rosedale, NY 11422

In the matter of SOROKIN, ANNA

File DATE: Jul 13, 2022

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XX Attached is a copy of the decision of the Immigration Judge. This decision is final unless an appeal is filed with the Board of Immigration Appeals within 30 calendar days of the date of the mailing of this written decision. See the enclosed forms and instructions for properly preparing your appeal. Your notice of appeal, attached documents, and fee or fee waiver request must be mailed to:

Board of Immigration Appeals

Board of Immigration Appeals
Office of the Clerk

5107 Leesburg Pike, Suite 2000 Falls Church, VA 22041

Attached is a copy of the decision of the immigration judge as the result of your Failure to Appear at your scheduled deportation or removal hearing. This decision is final unless a Motion to Reopen is filed in accordance with Section 242b(c)(3) of the Immigration and Nationality Act, 8 U.S.C. § 1252b(c)(3) in deportation proceedings or section 240(b)(5)(C), 8 U.S.C. § 1229a(b)(5)(C) in removal proceedings. If you file a motion to reopen, your motion must be filed with this court:

IMMIGRATION COURT

Attached is a copy of the decision of the immigration judge relating to a Reasonable Fear Review. This is a final order. Pursuant to 8 C.F.R. § 1208.31(g)(1), no administrative appeal is available. However, you may file a petition for review within 30 days with the appropriate Circuit Court of Appeals to appeal this decision pursuant to 8 U.S.C. § 1252; INA §242.

Attached is a copy of the decision of the immigration judge relating to a Credible Fear Review. This is a final order. No appeal is available.

Other: MOTION FOR A BOND REDETERMINATION - DENIED

B. OTTO

COURT CLERK

IMMIGRATION COURT

cc:

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UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW OFFICE OF THE IMMIGRATION JUDGE NEW YORK, NY - VARICK

In the Matter of:)	In Removal Proceedin	gs
SOROKIN, Anna)		
Respondent.) _)	DETAINED	
ORDER OF THE IMMIGRATION JUDGE			
Upon consideration of Respondent's ORDERED that the motion be GRANTE	s Motion Requ ED DENIED	esting Bond, it is HERE because:	ВҮ
□DHS does not oppose the motion. □The respondent does not oppose the motion A response to the motion has not been file □Good cause has been established for the r □The court agrees with the reasons stated i	ed with the court. notion. In the opposition to	o the motion.	
Other: Responded 15 9	MPedra	il-court has i	6 junsdidign.
Deadlines: See Mater of Award The application(s) for relief must be filed on the respondent must comply with DHS to the Award of Award The respondent must comply with DHS to the Award of Award The respondent must comply with DHS to the Award of Award of the Redwell of the Award	to Distr	Dec. 45 (BIA 200) if Carl order do	9). With respect 2 Led 9/27/21,00
ineffective in bond proceeds	13. Rema	olbared in in	Lozada dai.
7/13/22		- M	reyova)
Date /	Cl	narles Conray	processed ng,
This document was served by: To: [] Alien c/o Custodial C	rtificate of Service [1] Personal Se Officer (V) Ali		